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11		
12	UNITED STATES DISTRICT COURT	
13	STATE OF NEVADA  ***	
14		
15	GUISELA AGUIRRE GUERRA,	Case No.: 3:18-cv-00376-LRH-CLB
16	Plaintiff,	
17	vs.	STIPULATION AND ORDER TO EXTEND
18	DEMATIC CORP., a Delaware Corporation; DOES 1-25; and BLACK CORPORATIONS A-Z,	DEADLINES FOR FILING DISPOSITIVE MOTIONS AND JOINT PRETRIAL ORDER
19	1-23, and BENCK CORT ORNTTONS 71-2,	WOTIONS AND JOHN TIKETKEE CROEK
20	Defendants.	
21	DEMATIC CORP., a Delaware Corporation,	
22	Third-Party Plaintiff,	
23	VS.	
24	SALLY BEAUTY SUPPLY, LLC F/K/A SALLY BEAUTY COMPANY, INC.,	
25		
26	Third-Party	
27	Defendant.	
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## STIPULATION AND ORDER TO EXTEND DEADLINES FOR FILING DISPOSITIVE MOTIONS AND JOINT PRETRIAL ORDER

Plaintiff GUISELA AGUIRRE GUERRA ("Plaintiff"), Defendant DEMATIC CORP., a Delaware corporation ("Dematic"), and Third Party Defendant SALLY BEAUTY SUPPLY, LLC ("Sally Beauty") pursuant to LR II 7-1, hereby stipulate to extend the deadlines for filing dispositive motions and joint pretrial order, only.

The current dispositive motion deadline is January 31, 2022, which falls before the close of discovery deadline on February 28, 2022. To ensure discovery is completed prior to dispositive motions being filed, and to prevent unnecessary motion work thereafter, all counsel request that the dispositive motion deadline be continued to at least March 31, 2022.

NOW, THEREFORE, and good cause appearing, it is hereby stipulated and agreed, that each of the deadlines set forth in the Stipulation and Order be extended as follows:

- 1. Dispositive Motions filing: March 31, 2022; and
- 2. Proposed Joint Pretrial Order: April 29, 2022.

The current discovery cutoff date of February 28, 2022 shall remain unchanged, however Plaintiff has indicated she intends to file a motion to extend this deadline to supplement her expert reports relating to her May 27, 2021 injury.

## IT IS SO STIPULATED.

SPRINGEL & FINK LLP

Dated this 25<sup>th</sup> day of January, 2022

/s/ Nakesha S. Duncan-Perez

By: \_\_\_\_\_
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Attorneys for Defendant/Third-Party Plaintiff DEMATIC CORP.

Dated this 25<sup>th</sup> day of January, 2022

LAW OFFICE OF STEVEN P. BRAZELTON

/s/ Steven P. Brazelton

By: \_\_\_\_\_\_STEVEN P. BRAZELTON, ESQ.
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Attorney for Plaintiff
GUISELA AGUIRRE GUERRA

Dated this 25<sup>th</sup> day of January, 2022 LEWIS BRISBOIS BISGAARD & SMITH /s/ Alice K. Herbolsheimer By: ALICE K. HERBOLSHEIMER, ESQ. Nevada Bar No. 6389 5555 Kietzke Lane, Suite 200 Reno, Nevada 89511 Attorney for Third-Party Defendant SALLY BEAUTY SUPPLY IT IS SO ORDERED. Dated this 25th day of January, 2022. UNITED STATES MAGISTRATE JUDGE Case No.: 3:18-cy-00376-LRH-CLB 

**CERTIFICATE OF SERVICE** 1 Guerra v. Dematic Corp., et al. 2 U.S.D.C. Case No.: 3:18-cv-00376 3 4 Pursuant to FRCP 5(b), on January 25, 2022 the foregoing document entitled: Stipulation and Order 5 to Extend Deadlines for Filing Dispositive Motions and Joint Pretrial Order was served via electronic 6 service through the United States District Court for the District of Nevada's ECF system and pursuant to 7 Rule26(a)(1) on the following parties: 8 9 Steven P. Brazelton, Esq. Telephone: No.: (775) 826-2380 Law Office of Steven P. Brazelton Facsimile No.: (775) 826-2386 10 520 Holcomb Avenue 11 Reno, Nevada 89502 E-Mail: sbrazelton@brazeltonlaw.com 12 Attorney for Plaintiff dbmckean@brazeltonlaw.com GUISELA AGUIRRE GUERRA 13 14 Telephone No.: (775) 827-6440 Jack G. Angaran, Esq. Alice K. Herbolsheimer 15 Lewis, Brisbois, Bisgaard & Smith, LLP E-Mail: 5555 Kietzke Lane, Suite 200 jack.angaran@lewisbrisbois.com 16 Reno, Nevada 89511 alice.herbolsheimer@lewisbrisbois.com 17 sherie.morrill@lewisbrisbois.com Attorney for Third-Party Defendant 18 SALLY BEAUTY SUPPLY 19 20 /s/ Ella Wilczynski 2.1 By: An employee of SPRINGEL & FINK LLP 22 23 24 25 26 27 2.8